IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

ROMAN FRANCO,

Plaintiff,

v. No. 18-cv-1127 RB/SMV

CHRISTMAS BY KREBS,1

Defendant.

SCHEDULING ORDER

THIS MATTER is before the Court on a telephonic Rule 16 scheduling conference held on March 15, 2019. The parties' Joint Status Report and Provisional Discovery Plan [Doc. 13] is adopted, except as modified below. The Court will permit discovery as follows:

- 1. 25 Interrogatories by each party to any other party;
- 2. 25 Requests for Production by each party to any other party;
- 3. No limit on the number of Requests for Admission served by each party at this time;²
- 4. 10 depositions per side;
- 5. Depositions limited to 4 hours of questioning on the record unless extended by agreement of the parties, except depositions of parties and experts, which are limited to 7 hours on the record unless extended by agreement of the parties.

In accordance with the Civil Justice Expense and Delay Reduction Plan adopted in compliance with the Civil Justice Reform Act, and pursuant to Title 28 U.S.C. § 473(a)(1), this

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¹ Apparently, the proper name for Defendant is "Christmas by Krebs Corporation." See [Doc. 13] at 1.

² Requests for Admission are subject to the deadline for termination of discovery.

case is assigned to a "standard" (180-day) track classification. The Court sets the following case management deadlines:

Plaintiff moves to amend the pleadings or join additional parties by ³ :	April 26, 2019
Defendant moves to amend the pleadings or join additional parties by ³ :	May 10, 2019
Plaintiff discloses experts and provides expert reports or summary disclosures by ⁴ :	July 15, 2019
Defendant discloses experts and provides expert reports or summary disclosures by ⁴ :	August 14, 2019
Termination of discovery:	September 11, 2019
Motions relating to discovery filed by ⁵ :	October 1, 2019
Pretrial motions other than discovery motions filed by:	October 11, 2019
Proposed Pretrial Order due from Plaintiff to Defendant by:	November 26, 2019
Proposed Pretrial Order due from Defendant to Court by ⁶ :	December 10, 2019

³ Amendment must comply with Fed. R. Civ. P. 15(a).

⁴ The parties must disclose every expert witness who is expected to testify, even if the expert is not required to submit an expert report. *See* Fed. R. Civ. P. 26(a)(2)(B)–(C); D.N.M.LR-Civ. 26.3(b).

⁵ See D.N.M.LR-Civ. 7 for motion practice requirements and timing of responses and replies. The discovery motions deadline does not extend the 21-day time limit in D.N.M.LR-Civ. 26.6 (Party served with objection to discovery request must file motion to compel within 21 days of service of objection. Failure to file motion within 21 days constitutes acceptance of the objection.).

⁶ The Proposed Pretrial Order must provide that no witnesses, except rebuttal witnesses whose testimony cannot be anticipated, will be permitted to testify unless the name of the witness is furnished to the Court and opposing counsel no later than 30 days prior to the time set for trial. Any exceptions thereto must be upon order of the Court for good cause shown.

Discovery shall not be reopened, nor shall case management deadlines be modified, except

by an order of the Court upon a showing of good cause. Discovery must be completed on or before

the discovery deadline. Accordingly, service of written discovery is timely only if the responses

are due prior to the discovery deadline. A notice to take deposition is timely only if the deposition

takes place prior to the discovery deadline. The pendency of dispositive motions does not stay

discovery.

IT IS SO ORDERED.

STEPHAN M. VIDMAR

United States Magistrate Judge

3